

John H. Mowbray
NV Bar No. 1140
SPENCER FANE LLP
300 South 4th Street, Ste. 950
Las Vegas, NV 89101
Telephone: 702.408.3400
jmowbray@spencerfane.com

*Attorneys for Defendants Bruce A. Leslie, Chtd
and Bruce A. Leslie*

**UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA**

FRESH MIX, LLC,

Plaintiff,

v.

PISANELLI BICE, PLLC, a Nevada Law Firm and
Professional Limited Liability Company, JAMES
P. PISANELLI, ESQUIRE, an individual, DEBRA
L. SPINELLI, ESQUIRE, an individual, COHEN
DOWD QUIGLEY PC, an Arizona Law Firm and
Professional Corporation, RONALD J. COHEN, an
individual, BETSY LAMM, an individual,
DANIEL QUIGLEY, an individual, BRUCE A.
LESLIE, CHTD, A Nevada Firm, BRUCE A.
LESLIE, an individual; BROWNSTEIN HYATT
FARBER SCHRECK LLP; a Colorado Limited
Liability Partnership; SAMUEL A. SCHWARTZ,
an individual, and SCHWARTZ LAW, PLLC, and
ZACHARIAH LARSON, an individual, and
LARSON & ZIRZOW, LLC and DOES 1 through
25; and ROE BUSINESS ENTITIES I through X,
inclusive,

Defendants.

Case No. 2:24-CV-00397 JCM-NJK

**STIPULATION AND ORDER FOR
EXTENSION OF TIME FOR BAL
DEFENDANTS TO RESPOND TO
COMPLAINT**

[FIRST REQUEST]

Defendants Bruce A. Leslie, Chtd., and Bruce A. Leslie (collectively "BAL Defendants"),
and Plaintiff Fresh Mix, LLC, through their respective counsel, stipulate and agree that the BAL
Defendants may have an extension until May 6, 2024 to respond to the Amended Complaint in this
matter. This is the BAL Defendants' first request for an extension of time to respond to the
Amended Complaint. The purpose of this extension is to give the BAL Defendants sufficient time
to review and respond to Plaintiff's allegations. This stipulation is submitted in good faith and is

1 not intended to cause any undue delay or prejudice to any party. This stipulation is not a waiver of
2 any substantive rights or defenses.

3 These parties further stipulate and agree that the Court may enter the order accompanying
4 this stipulation that grants the BAL Defendants until May 6, 2024 to respond to the Amended
5 Complaint.

6 DATED: April 9, 2024.

7 **SPENCER FANE LLP**

8 By: /s/ John H. Mowbray

9 John H. Mowbray

10 NV Bar No. 1140

11 *Attorneys for Defendants Bruce A. Leslie, Chtd
and Bruce A. Leslie*

12 **MATTHEW L. SHARP, LTD.**

13 By: /s/ Matthew Sharp

14 Matthew Sharp

15 NV Bar No. 4746

16 432 Ridge Street

17 Reno, NV 89502

18 And

19 Steven K. Eisenberg

20 *Admitted Pro Hac Vice*

21 **STERN & EISENBERG, P.C.**

22 *Attorneys for Plaintiff Fresh Mix, LLC*

23 *(Signature added by counsel for BAL Defendants
24 pursuant to permission granted by email dated
25 4/8/24)*

26 **ORDER**

27 Pursuant to the stipulation of Defendants Bruce A. Leslie, Chtd., and Bruce A. Leslie
28 (collectively "BAL Defendants"), and Plaintiff Fresh Mix, LLC, the BAL Defendants shall have
until May 6, 2024 to respond to the Amended Complaint in this matter.

IT IS SO ORDERED.

Dated: April 9, 2024

29 
Nancy J. Koppe

United States Magistrate Judge